

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA**

RYSTA LEONA SUSMAN, both
individually and as Legal Guardian of
SHANE ALLEN LOVELAND, et al.,

Plaintiffs,

v.

THE GOODYEAR TIRE & RUBBER
COMPANY,

Defendant.

Case No. 8:18-cv-00127

**INDEX IN SUPPORT OF
THE GOODYEAR TIRE & RUBBER COMPANY'S
BRIEFS IN SUPPORT OF ITS MOTION *IN LIMINE***

The Goodyear Tire & Rubber Company (“Goodyear”) hereby submits its Index in Support of
The Goodyear Tire & Rubber Company’s Briefs in Support of Its Motion *in Limine*.

<i>Exhibit</i>	<i>Description</i>
A	David Southwell’s Supplemental Expert Report after Receipt of Global Master Specification
B	David Southwell’s March 28, 2019, deposition in this <i>Susman</i> matter, selected portions, pages 13, 16-24, 95-97, 105, 108-109, 137-140, 174, 180-181, 184
C	Jay Lawrence’s November 5, 2019, deposition in this <i>Susman</i> matter, selected portions, pages 45-46, 49, 55, 57-58, 65-66, 72, 115, 136
D	Richard Olsen’s July 17, 2002, deposition in the <i>Arredondo</i> matter, selected portions, pages 95-96, 104-105, 111-115 (GY_Susman_11523 to 11524; GY_Susman_11532 to 11533; GY_Susman_11539 to 11543)
E	Beale Robinson’s February 12, 2002, deposition in the <i>Boerm</i> matter, selected portions, pages 26-28 (GY_Susman_09649 to 09650)
F	Comprehensive Rehabilitation Evaluation on Shane Loveland prepared by Craig Lichtblau M.D., Continuation of Care section, selected portions: Methodology page and pages 1-4
G	Craig Lichtblau M.D.’s April 8, 2019, deposition in this <i>Susman</i> matter, selected portions, pages 28, 46-47, 52, 57-58, 63-64
H	Bernard Pettingill, Jr., Ph.D.’s April 9, 2019, deposition in this <i>Susman</i> matter, selected portions, pages 7, 18-19, 21

I	ODI Resume (GY_Susman_01366 to 01368)
J	January 28, 2002, letter from Goodyear to NHTSA (GY_Susman_01375 to 01377)
K	Daniel Hammontree's December 3, 2001, deposition in the <i>Garcia</i> matter, selected portions, pages 259-267 (GY_Susman_06725 to 06733)
L	Declaration of Joseph Aull executed February 3, 2020
M	<i>Munoz v. D.G.J. Transport, Inc.</i> , (District Court Dimmit County, Texas), trial transcript, February 11, 2019, Morning Proceedings, selected portions, page 121
N	Joseph L. Grant's report, dated May 9, 2019, in this <i>Susman</i> matter, selected portions, pages 7-8, 12-21
O	Day in the Life Video (disk sent to Clerk's office)
P	Beale Robinson's December 4, 2001, deposition in the <i>Garcia</i> matter, selected portions, pages 88-89 (GY_Susman_15637 to 15639)
Q	Declaration of Edward S. Bott, Jr. in Support of The Goodyear Tire & Rubber Company's Briefs in Support of Its Motion <i>in Limine</i>

Dated: February 4, 2020

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing was filed with the Clerk of the Court using the CM/ECF system and served to counsel listed below by electronic mail/shared file site this 4th day of February, 2020, to:

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